

EXHIBIT C

From: [Cieslak, Jon](#)
To: [Salahi, Yaman](#); [Mejia, Beatriz](#); [Sladek De La Cal, Maximilian](#)
Cc: [Harvey, Dean](#); [Benson, Katherine](#) [Lubin](#); [Gitlin, Adam](#); [Lee, Ellison](#)
Subject: RE: In re California Bail Bond Antitrust Litig., Case No. 19-717
Date: Monday, June 24, 2019 1:01:34 PM

Yaman,

Following the initial case management conference you refer to, Judge Tigar set a briefing schedule for a motion to stay discovery. Defendants' understanding is that the motion to stay discovery is the intended mechanism for revisiting discovery, and Defendants will be filing their motion per the Court's schedule. A Rule 26(f) conference is premature unless and until the Court denies that motion.

Jon Cieslak
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From: Salah, Yaman <ysalahi@lchb.com>
Sent: Wednesday, June 19, 2019 4:08 PM
To: Mejia, Beatriz <MEJIAB@cooley.com>; Cieslak, Jon <jcieslak@cooley.com>; Sladek De La Cal, Maximilian <msladekdelacal@cooley.com>
Cc: Dean Harvey <dharvey@lchb.com>; Katherine Benson <kbenson@lchb.com>; Adam Gitlin <agitlin@lchb.com>; Lee, Ellison <elee@lchb.com>
Subject: In re California Bail Bond Antitrust Litig., Case No. 19-717

Hi Beatriz,

Judge Tigar stated at the initial case management conference that discovery should be re-visited after the consolidated complaint is filed. Now that the operative complaint is on file, we are writing to renew our request to meet-and-confer under Rule 26(f). In particular, Defendants should provide us the information listed in the Northern District's ESI checklist. *See* https://www.cand.uscourts.gov/filelibrary/1118/ESI_Checklist-12-1-2015.pdf. Please let us know dates and times next week when Defendants are available. If Defendants are unwilling to provide that information, please let us know promptly.

Thank you,

**Lieff
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